in re Debtor	Jeannie Marie Havens Case number
	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON
D	ebtor proposes the following:
Local Fo	
Chapte	r 13 Plan (Effective 12/1/17)
Part 1:	NOTICES
To All Parties	in Interest:
	Orders to avoid liens and to value property must be sought by separate motion, objection, or adversary proceeding in accordance with the federal and local bankruptcy rules.
	As used in this plan, the term "debtor" means the debtor, and if a joint bankruptcy case, it also means the joint debtor. In a case with joint debtors, where a plan provision applies to only one debtor, that plan provision shall specifically so state, and shall state the full name of the joint debtor to whom that provision solely applies.
To Debtor:	This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with federal rules, local rules and judicial rulings may not be confirmable.
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.
	You should read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.
	A creditor who wishes to oppose the plan may do so by filing a timely objection to the plan. Any objection must be in writing, filed with the court and served upon the debtor, debtor's counsel (if any), and the Chapter 13 Trustee (the "trustee") no later than seven (7) days prior to the hearing on confirmation. The provisions of the confirmed plan will bind the debtor and each creditor, whether or not they have filed a proof of claim.
	A proof of claim <u>must</u> be filed by or on behalf of each creditor, including secured creditors , in order for that creditor to be paid by the trustee pursuant to the terms of the plan. The trustee will treat the amount stated on the filed proof of claim as the amount of a secured creditor's claim unless otherwise ordered by the court. Unsecured claims shall be allowed as filed and treated as provided herein unless otherwise ordered by the court. See the Notice of Chapter 13 Bankruptcy Case (Official Form 3091) for the claims bar date, which is the date by which a proof of claim must be filed in order to be treated as timely.
	Certain pre-confirmation distributions are authorized to be made by the trustee based on provisions in the plan. Once the plan is confirmed, and plan payments have been made by the debtor, the trustee will make disbursements to creditors pursuant to the confirmed plan. When no proof of claim is filed, no post-confirmation distributions will be made, except as otherwise ordered by the court, or provided by local rule.
	DEBTOR MUST CHECK ONE BOX BELOW IF THE "NOT INCLUDED" BOX OR IF BOTH BOXES

DEBTOR MUST CHECK ONE BOX BELOW. IF THE "NOT INCLUDED" BOX, OR IF BOTH BOXES ARE CHECKED, ANY NONSTANDARD PROVISION SET OUT IN PART 8 (OR ELSEWHERE IN THE PLAN) WILL NOT BE EFFECTIVE.

NONSTANDARD PROVISIONS (PART 8)	0	Included	Ø	Not included
	l		l	

In re	DebtorJeannie Marie Havens	Case nu	mber	
Pa	rt 2: PLAN PAYMENTS	S AND LENGTH OF PLAN	nat-seannan	
2.1	order for relief, whichever is earlier. \$ 119.23 each month for next	month(s), commencing not later than 30 d	·	plan or the
2.2	All tax refunds to funding of the plan, excep	Ooes not commit t to the extent otherwise subject by law to setoff, re	coupment, or alternative disposition	
2.3	Debtor commits the following other <u>DATE</u>	income and assets to funding of the plan: <u>SOURCE</u>	<u>AMOUNT</u> _ \$	
			\$\$ \$\$	
2.4	From funds received, the trustee sh	all make disbursements in the sequence s		
		CREDITOR TYPE/CLAIM	SUBPART NO.	
	Cost of Administration		4.1	
		omestic Support Obligations	4.2.2	
		ktend Beyond the Plan Term	3.2.1	
	Executory Contracts &		6.1	
		Paid by the Trustee Within Term of Plan	3.2.3, 3.2.4	
	Arrearage/Defaults		3.2.2, 6.2	
		than Cost of Administration)	4.2.3, 4.3	
		Ionpriority Unsecured Claims	5.1	
	Unsecured Claims – Ti Unsecured Claims – Ta		5.2.1	
	If the trustee has insufficient funds on hare available. Claims within a particular available. A monthly payment of less the each time the aggregate amount of acciding the same manner as set out for distributed the same manner as set out fo	and to make disbursements to all classes, the fund- class which cannot be paid the proposed disburser an \$15.00 on any particular claim need not be distrip- umulated funds is \$15.00 or more. For each distrib- ion, estimated or applied for attorney's fees as proj- confirmation of the plan, the trustee is authorized to ele, in the amount of the monthly disbursement set of f of claim must be filed by or on behalf of a creditor not to the terms of the plan. The trustee will treat the ess otherwise determined by order of the court. Un	s will be distributed as provided to the nents shall be paid a pro rata share buted, but may be accumulated and tition period, the trustee is permitted ected costs of administration. The make monthly pre-confirmation parorth in subparts 4.2.2, 3.2.1, 6.1, 3. Including secured creditors, in order amount stated on the filed proof of	of the funds d distributed to hold back, in yments to 2.3 and 3.2.4. er for that claim as the
2.5	This plan is 🔲 100% Pla	ın 🔽 Base Plan/Base Amount	\$ 4282.13	

ultimately insufficient to pay those creditors required to be paid in full under the plan, (i.e., administrative expenses and/or secured, executory contract/unexpired lease, arrearage/default, priority and separate classification claims), the base amount will be increased to the extent necessary to fund the plan.

For "base plan," the base amount is the total sum of payments to be made to the trustee over the entire term of the plan. If the base amount is

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In re	e Debt	orJeann	ie Marie Havens			Case number	
2.6				iod of not less than 36 months r Estimated length of plan is		60 months, unless debt months.	or pays all creditors in full in less than
P	art	3:	TREATMENT	OF SECURED CLAIMS	5		
3.1	GEN	IERAL					
	3.1.1		creditors, other than g	governmental units, shall not ass ne plan, are current.	ess any late c	harges against the deb	otor if payments to the
	3.1.2	under the fee or co	e contract. If a creditor st on the debtor, the a	overnmental units, may assess charges any other fee or cost a ttorney for the debtor, and the to yed no later than 180 days after	gainst the deb ustee. Such n	tor, such creditor shall otice shall be filed as a	file and serve notice of the
	3.1.3	debtor, the	ne debtor's attorney ar	povernmental units, shall file as and the Chapter 13 Trustee, no layment amount, interest rate, or enchange).	ter than 21 da	ys before a payment in	the new amount is due,
	3.1.4		statements, or other in	nformation provided in accordan tay.	ce with subpar	ts 3.1.2 or 3.1.3, will no	ot be considered by the
	3.1.5			ecured creditors shall comply wand costs against the debtor; a			
	3.1.6		hall keep any collatera amount of its secured	l continuously insured in accord claim is paid.	ance with the	terms of the original ob	ligation with the creditor
	3.1.7		ditor shall retain its lier e under 11 U.S.C. § 13	n or other interest in property ve 328.	sting in the de	btor until payment in fu	III of the underlying debt or
	3.1.8	petition, r contract. trustee ui	monthly payment oblig Secured creditors sha nder the plan that caus	overnmental units, shall immed lation. Funds shall be applied to all not assess a late charge unle ses a delay in the trustee's disb s of this subpart may constitute	the next post ess the debtor ursement of th	petition payment due fails to make a full or ti e monthly payment am	under the terms of the loan mely payment to the lount set forth below.
	3.1.9	Interest s	hall be paid as calcula	ated by the trustee on a simple i	nterest basis f	om the date of petition	filing.
3.2	SEC	URED CLAI	MS TO BE PAID B	Y TRUSTEE			
	3.2.1	set forth I	below. Arrearages on	ments are due beyond the term such claims shall be paid in ac ure funds previously devoted to	cordance with	subpart 3.2.2. In the e	the terms of the original obligation as vent any obligation is paid in full her creditors under the plan.
		CREDI	TOR	DESCRIPTION OF PROPERTY/CLAIM		ONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
					\$_		
					Φ		

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In re Debtor	Jeannie Ma	rie Havens		. Cas	se number		
3.2.2	Creditors, pr	ovided for in subpart 3.2.1,	shall have arrearages	s cured at the intere	est rate and mon	thly payment set f	orth below.
	CREDITOR		DESCRIPTION OF PROPERTY/CLAIM		OUNT OF EARAGE	INTEREST RATE	MONTHLY PAYMENT
				\$		%	\$
				\$		%	\$
V.*				\$		%	\$
				\$		%	\$
CRED	DITOR	DESCRIPTION OF PROPERTY	TOTAL CLAIM	SECURED CLAIM	INTEREST RATE	MONTHLY PAYMENT	MONTHLY PAYMENT COMMENCES
One Main		2001 Isuzu Rodeo	\$_7000.0	\$	5 _%	\$ _30.00	Apr 1, 2020
			\$	\$	%	\$	
	·····		\$	\$	%	\$	•
3.2.4	Creditors who	ose claims listed were eithe	er:				
(1)	incurred with	n 910 days before the petit of the debtor, or	ion date and secured	by a purchase mor	ney security inte	rest in a motor veh	nicle acquired for the
(2)	incurred withi	n one year of the petition d	ate and secured by a	purchase money s	ecurity interest in	n any other thing o	of value.
	These claims claim controls	will be paid in full under the unless otherwise ordered	e plan with interest at by the court.	the rate stated bel-	ow. The claim a	mount stated on a	timely filed proof of
CRED	ITOR	DESCRIPTION OF PROPERTY	TOTAL CLAIM	SECURED CLAIM	INTEREST RATE	MONTHLY PAYMENT	MONTHLY PAYMENT

CREDITOR	PROPERTY	TOTAL CLAIM	SECURED CLAIM	RATE	MONTHLY PAYMENT	PAYMENT COMMENCES
		\$	\$	%	\$	
	-	\$	\$	%	\$	
		\$	\$	%	\$	

010000000000000000000000000000000000000	rJeannie Marie Ha			Case number		V-1/1/100-10	
3.3 SECL	JRED CLAIMS TO I	BE PAID BY THE DEBTOR					
		secured by real property, where t ing to the terms of the original ob					be paid
	CREDITOR	ADDRESS & PARCEL NUM	BER TOTAL CLAIM	PROPERTY VALUE	INTEREST RATE	MONTHLY PAYMENT	FINAL PAYMEN DATE
			\$	\$	%	\$	
			\$	\$	%	\$	
.4 SURR	RENDER OF COLL	ATERAL					
plan sh propert against	nall terminate the autor ty according to applica	nder 11 U.S.C. § 507, or if not, as matic stay of 11 U.S.C. § 362(a) ble non-bankruptcy law, and sha ng to applicable non-bankruptcy	as to the collateral surren all terminate the codebtor	dered, thereby allostay of 11 U.S.C.	wing recovery 1301(a), ther	and disposition eby allowing rec	of such overv
	NAME O	F CREDITOR	COLLATE			TERAL VALUE	
	, , , , , , , , , , , , , , , , , , , ,						
							-
In order U.S.C. 4, if ent	r to avoid judicial liens § 522(f). Any claim of titled to priority under	or non-possessory, non-purchan which the lien is avoided shall lift U.S.C. 507, or if not, as provided in full as a secured claim in sul	se money security interes be treated as the holder o ded in subpart 5.2. The ar	of an unsecured cla mount, if any, of the	im and paid as e judicial lien o	s provided in Par r security interes	t st
In order U.S.C. 4, if ent	r to avoid judicial liens § 522(f). Any claim of titled to priority under	or non-possessory, non-purcha n which the lien is avoided shall l I1 U.S.C. 507, or if not, as provid d in full as a secured claim in sul	se money security interes be treated as the holder o ded in subpart 5.2. The ar	of an unsecured cla mount, if any, of the ds to file such a mo	im and paid as e judicial lien o tion with resp	s provided in Par r security interes	t st
In order U.S.C. 4, if ent that is r	r to avoid judicial liens § 522(f). Any claim or titled to priority under a not avoided will be pai CREDIT	or non-possessory, non-purcha n which the lien is avoided shall l I1 U.S.C. 507, or if not, as provid d in full as a secured claim in sul	se money security interes be treated as the holder o ded in subpart 5.2. The ar bpart 3.2.3. Debtor intend	of an unsecured cla mount, if any, of the ds to file such a mo	im and paid as e judicial lien o otion with respo	s provided in Par r security interes ect to the following ON IMPAIRED	t st ng:
In order U.S.C. 4, if ent that is r	r to avoid judicial liens § 522(f). Any claim or titled to priority under a not avoided will be pai CREDIT	or non-possessory, non-purcha n which the lien is avoided shall I 11 U.S.C. 507, or if not, as provid d in full as a secured claim in sul	se money security interes be treated as the holder o ded in subpart 5.2. The ar bpart 3.2.3. Debtor intend UE AND DESCRIPTION	of an unsecured cla mount, if any, of the ds to file such a mo	im and paid as a judicial lien o otion with respondent EXEMPTI	s provided in Par r security interes ect to the following ON IMPAIRED	t st ng:
In order U.S.C. 4, if ent that is r	r to avoid judicial liens § 522(f). Any claim or titled to priority under a not avoided will be pai CREDIT	or non-possessory, non-purcha n which the lien is avoided shall I 11 U.S.C. 507, or if not, as provid d in full as a secured claim in sul OR VAL	se money security interes be treated as the holder of ded in subpart 5.2. The ar bpart 3.2.3. Debtor intend UE AND DESCRIPTION	of an unsecured cla mount, if any, of the ds to file such a mo	im and paid as e judicial lien o otion with respondent EXEMPTI	s provided in Par r security interes ect to the following ON IMPAIRED	t st ng: —

re Debtor		annie Marie Havens		Case number	
LIEN	DISPU	ITES			
pursua	nt to F. ot entit	R.B.P. 7001. Unless otherwis	se ordered by the court, an	otor's real property, the debtor must y claim on which the lien is avoided r intends to file such an adversary p	shall be treated as an unsecured
		CREDITOR	VALUE AND	DESCRIPTION OF INTEREST	AMOUNT OF SENIOR LIENS
			\$		\$
			_ \$		\$
			\$		<u> </u>
· · · · · · · · · · · · · · · · · · ·			. \$		\$
					DITY OF AIRE
		ADMINISTRATION	COSTS OF ADMI	NISTRATION AND PRIO	RITY CLAINS
	rs of				RITY CLAIWS
ı cosi	TS OF The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be	entage fee fixed under 28 l be paid:	J.S.C. § 586(e)(1)(B).	
1 COST 4.1.1	TS OF The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be A flat fee of \$ 3500.00	entage fee fixed under 28 l be paid: . based on the flat	J.S.C. § 586(e)(1)(B).	and the attorney in accordance with Lo
COS1	TS OF The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be A flat fee of \$_3500.00 Bankruptoy Rule ("LBR") 20 subpart 4.1.3. Estimated fees and costs of	entage fee fixed under 28 on the paid: , based on the flat 27 of \$shall be paid by the petition and filing fees and contact the paid by the petition and filing fees and contact the paid by the petition and filing fees and contact the paid by the petition and filing fees and contact the paid by the petition and filing fees and contact the paid by the	J.S.C. § 586(e)(1)(B). fee agreement between the debtor a shall be	and the attorney in accordance with Loo paid by the trustee as set forth below i
1 COST 4.1.1	TS OF The The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be A flat fee of \$_3500.00 Bankruptcy Rule ("LBR") 20 subpart 4.1.3. Estimated fees and costs o \$_compensation earned pre-p	entage fee fixed under 28 one paid: , based on the flat 016-1(d) and of which \$ 27 or 0.00 fs shall be paid by the petition and filing fees and complete the paid from plan disbursements.	J.S.C. § 586(e)(1)(B). fee agreement between the debtor a 175.00 shall be shall be in an amount to be proven, a trustee as set forth below in subpart other costs incurred pre-petition in the ents and paid by the trustee only as	and the attorney in accordance with Loo paid by the trustee as set forth below in and allowed by the court, and of which 4.1.3. This is in addition to the e amount of
COST	The The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be A flat fee of \$ 3500.00 Bankruptcy Rule ("LBR") 20 subpart 4.1.3. Estimated fees and costs o \$ compensation earned pre-p \$ Estimated fees shall be with application and order in account of the debtor will be attorney for the debtor will be	entage fee fixed under 28 one paid: , based on the flat 016-1(d) and of which \$ 27 of \$shall be paid by the petition and filing fees and contains a paid of the paid from plan disbursement ordance with LBR 2016-1(d) paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid all allowed fees in full ey; but after payment of contains a paid by the	J.S.C. § 586(e)(1)(B). fee agreement between the debtor a shall be shall be in an amount to be proven, a trustee as set forth below in subpart other costs incurred pre-petition in the ents and paid by the trustee only as a), (b), and (c).	and the attorney in accordance with Loo paid by the trustee as set forth below i and allowed by the court, and of which 4.1.3. This is in addition to the be amount of allowed by the court after separate
1 COST 4.1.1 4.1.2	The The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be a shall be subpart 4.1.3. Estimated fees and costs on the shall be shall be a shall be with application and order in a contact of the shall be a shall be with application and order in a contact of the shall be shall	entage fee fixed under 28 one paid: , based on the flat 016-1(d) and of which \$ 27 or 5 or	J.S.C. § 586(e)(1)(B). fee agreement between the debtor a shall be shall be in an amount to be proven, a trustee as set forth below in subpart other costs incurred pre-petition in the ents and paid by the trustee only as a), (b), and (c). before any priority, separate classiful ntinuing, executory contract/unexpire the attorney for the debtor for allowed tors receive any money; but after paid to the debtor for allowed tors receive any money; but after paid to the debtor for allowed tors receive any money; but after paid to the debtor for allowed tors received.	and the attorney in accordance with Loc paid by the trustee as set forth below in and allowed by the court, and of which 4.1.3. This is in addition to the be amount of allowed by the court after separate fication, general unsecured or post- red lease, secured, and arrearage/defait
4.1.1 4.1.2	The The	ADMINISTRATION trustee shall be paid the percent attorney for the debtor shall be A flat fee of \$_3500.00 Bankruptcy Rule ("LBR") 20 subpart 4.1.3. Estimated fees and costs o \$_compensation earned pre-ps	entage fee fixed under 28 lee paid:	J.S.C. § 586(e)(1)(B). fee agreement between the debtor a shall be shall be in an amount to be proven, a trustee as set forth below in subpart other costs incurred pre-petition in the ents and paid by the trustee only as a), (b), and (c). before any priority, separate classif ntinuing, executory contract/unexpir the attorney for the debtor for allowe tors receive any money; but after pault creditors. he attorney for the debtor for allowe post-petition creditors receive any money.	and the attorney in accordance with Loc paid by the trustee as set forth below in and allowed by the court, and of which 4.1.3. This is in addition to the be amount of allowed by the court after separate fication, general unsecured or post- red lease, secured, and arrearage/defact

	Jeannie Marie Ha	vens		Case number	
4.2 DON	MESTIC SUPPOR	T OBLIGATIONS			
4.2.1	Domestic sup	port obligations paid directly	by debtor		
		CREDITOR		TOTAL MONTH PAYMENT	LY
				\$	············
				\$	PPROPARATION AND AND AND AND AND AND AND AND AND AN
				\$	-
				\$	
400	Domestic sun	oort obligations paid by trust	00		
4.2.2					
4.2.2	To creditors havir debtor, regular pe	ng post-petition claims for domestic riodic payments accruing post-peti arages will be paid as set forth in s	support obligation tion on such obliga	tions will be paid to such a	ected directly from the creditor by the trustee as se
4.2.2	To creditors havir debtor, regular pe	ng post-petition claims for domestic riodic payments accruing post-peti	support obligation tion on such obliga ubpart 4.3 (Other F	tions will be paid to such a	ected directly from the creditor by the trustee as se MONTH PAYMENT COMMENCES
4.2.2	To creditors havir debtor, regular pe	ng post-petition claims for domestic riodic payments accruing post-peti arages will be paid as set forth in s	support obligation tion on such obliga ubpart 4.3 (Other F	itions will be paid to such or priority Claims). DITHLY PAYMENT	creditor by the trustee as se MONTH PAYMENT
4.2.2 	To creditors havir debtor, regular pe	ng post-petition claims for domestic riodic payments accruing post-peti arages will be paid as set forth in s CREDITOR	support obligation tion on such obliga ubpart 4.3 (Other F MC	tions will be paid to such or Priority Claims). DNTHLY PAYMENT AMOUNT	creditor by the trustee as se MONTH PAYMENT
4.2.2 	To creditors havir debtor, regular pe	ng post-petition claims for domestic riodic payments accruing post-peti arages will be paid as set forth in s CREDITOR	support obligation tion on such obliga ubpart 4.3 (Other F MC \$ \$	tions will be paid to such or Priority Claims). DNTHLY PAYMENT AMOUNT	creditor by the trustee as se MONTH PAYMENT

The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and may be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires the term of the plan to be 60 months.

CREDITOR	AMOUNT OWED
	\$
	¢

	or	W. W	Case number	The state of the s
з отн	HER PRIORITY CLAIMS			
thos	ice of Chapter 13 Bankruptcy Case, sl se in a junior class, as determined by	defined in 11 U.S.C. § 507, who file a prohall be paid as set forth below. Unsecured 11 U.S.C. § 507(a), shall be paid in full be me class shall be paid pro rata. Unsecured n subpart 5.2.2 (Unsecured Claims).	I creditors entitled to priorit	y in a class superior to
	CREDITOR	DESCRIPTION OF P	ROPERTY/CLAIM	AMOUNT OF ARREARAGE
				\$
				\$
				\$
				\$
TAXE	S			
4.4.1				
4.4.1	PRE-PETITION TAX RETURN	IS		
4.4.1	_	NS s due pre-petition have been filed.		
4.4.1	All tax returns and tax reports		ion filing have not been file	d:
4.4.1	All tax returns and tax reports	s due pre-petition have been filed.	ion filing have not been file	d: DATE RETURN WILL BE FILED
4.4.1	☑ All tax returns and tax reports☐ The following tax returns and	s due pre-petition have been filed. tax reports due as of the date of the petiti		DATE RETURN
4.4.2	☑ All tax returns and tax reports☐ The following tax returns and	s due pre-petition have been filed. tax reports due as of the date of the petiti		DATE RETURN
	All tax returns and tax reports The following tax returns and TAX AGENCY POST-PETITION TAXES	s due pre-petition have been filed. tax reports due as of the date of the petiti	TAX PERIOD	DATE RETURN WILL BE FILED
4.4.2	All tax returns and tax reports The following tax returns and TAX AGENCY POST-PETITION TAXES	tax reports due as of the date of the petiti TYPE OF TAX c returns/tax reports and pay all post-petiti	TAX PERIOD	DATE RETURN WILL BE FILED
	All tax returns and tax reports The following tax returns and TAX AGENCY POST-PETITION TAXES Debtor shall file all post-petition tax POST-PETITION TAX CLAIMS Claims for taxes filed under 11 U.S	tax reports due as of the date of the petiti TYPE OF TAX c returns/tax reports and pay all post-petiti	TAX PERIOD on taxes as they come due	DATE RETURN WILL BE FILED
4.4.2	All tax returns and tax reports The following tax returns and TAX AGENCY POST-PETITION TAXES Debtor shall file all post-petition tax POST-PETITION TAX CLAIMS Claims for taxes filed under 11 U.S treated as priority claims, provided	tax reports due as of the date of the petiti TYPE OF TAX Treturns/tax reports and pay all post-petities C.C. § 1305 that become payable to a gove	on taxes as they come due	DATE RETURN WILL BE FILED

5.1 NONPRIORITY UNSECURED CLAIMS SEPARATELY CLASSIFIED

Unsecured creditors not entitled to priority, separately classified pursuant to 11 U.S.C. § 1322(b)(1), shall be paid a dividend over the term of the plan pro rata as follows. (Debtor must file with the plan an affidavit or declaration stating the basis for each separate classification.)

re Debtor		Jeannie Marie Havens		Case number	
		CREDITOR	DESCRIPTION OF C	CLAIM AMOUNT OF CLA	λIM
				\$	
				\$	
	annum - 1			\$	
5.2.1	TI	MELY FILED	CLAIMS NOT SEPARATELY CLASSIFIED entitled to priority, who file a proof of claim within the		
	Ва	ankruptcy Case shall r	eceive a dividend over the term of plan pro rata as f	follows:	
	Ø	Base Plan:	Payment of their allowed claims to the exten- of administrative expenses, continuing, exec secured, arrearage/default, priority and sepa	cutory contract/unexpired lease,	
		100% Plan:	Full payment of their allowed claims.		
		100% Plan:	Full payment of their allowed claims after full claims, then allowed unsecured claims that a § 1328(a) shall receive pro rata payments for available in the plan at the interest rate set for	are non-dischargeable under 11 U.S.C. or interest to the extent funds are	
5.2.2	TA	ARDILY FILED			
	Ca cla	se, shall be treated a ims and paid pro rata	o fail to file a proof of claim within the deadline provallowed claims, unless disallowed by order of the conly after full payment of timely filed claims to the end of U.S.C. § 1325(b)(1)(B).	court, but shall be subordinated to timely filed	
POST	PETI	ITION CLAIMS			
necess subpart	ary for 5.2.1 shou	r the debtor's perform . but only if the specif	5 for consumer debt arising after the date of petition ince under the plan, shall be treated as timely filed c claim is provided for in a modification of the plan. or approval by the trustee of the debtor's incurring	unsecured claims and paid as provided in	

Part 6:

EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1 ASSUMPTIONS

Debtor assumes the following executory contracts and/or unexpired leases. Adequate assurance of future performance will be provided by the contract or lease payments being made according to the terms of the original obligation, and will be paid to such creditor by the trustee as set forth below.

				umber	Manual Control of the
С	REDITOR	TYPE OF AGREEMENT	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
				\$	
				\$	
				\$	
CURE	OF ARREARAGES	S			
the othe		act and/or unexpired lease for a	any actual pecuniary loss at the in AMOUNT OF		ment as set forth belo
	Ü.	EBITOR	ARREARAGE	INTEREST RATE	PAYMENT
				%	
REJEC					
Debtor resulting of 11 U.s bankrup applicab	TIONS ejects the following ender from such rejection son the s	shall be paid as provided in sut the property surrendered, thereb minate the codebtor stay of 11 w. This list of rejections is not n	epired leases and surrenders the opart 5.2. The entry of the order on allowing recovery and disposition. U.S.C. § 1301(a), thereby allowing recessarily complete. Any execute piected even if not listed in subpar	confirming the plan shall ter on of such property according g recovery against the code ory contracts and/or unexpi	minate the automatic s ng to applicable non- ebtor according to
Debtor resulting of 11 U.s bankrup applicab	TIONS ejects the following ender from such rejection son the s	shall be paid as provided in sut the property surrendered, thereby minate the codebtor stay of 11 w. This list of rejections is not no subpart 6.1 shall be deemed re	opart 5.2. The entry of the order or allowing recovery and disposition U.S.C. § 1301(a), thereby allowing ecessarily complete. Any execut	confirming the plan shall ter on of such property according g recovery against the code ory contracts and/or unexpit 6.3.	minate the automatic s ng to applicable non- ebtor according to
Debtor resulting of 11 U.s bankrup applicab	TIONS ejects the following extended from such rejection solons. S.C. § 362(a) as to the solons and shall terrible non-bankruptcy law in accordance with solons.	shall be paid as provided in sut the property surrendered, thereby minate the codebtor stay of 11 w. This list of rejections is not no subpart 6.1 shall be deemed re	opart 5.2. The entry of the order or allowing recovery and disposition U.S.C. § 1301(a), thereby allowing ecessarily complete. Any execute pected even if not listed in subparticular and the subparti	confirming the plan shall ter on of such property according g recovery against the code ory contracts and/or unexpit 6.3.	minate the automatic and to applicable non- betor according to red leases not specific

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In re Debtor	Jeannie Marie I	Havens	Case number
Part 7:	VEST	ING OF PROPERTY OF TH	E ESTATE
Property of the	e estate shall reves	st in the debtor upon confirmation of the	plan, or at a later time or in another entity as follows:
		Dismissal or discharge only.	
		····	
In the event the responsible for	e case is converted the preservation a	d to Chapter 7, 11, or 12, property of the and protection of all property of the esta	re estate shall vest in accordance with the applicable law. Debtor shall be ate.
Part 8:	NONS	TANDARD PROVISIONS	
ANY NONSTA	NDARD PROVISI	ON INCLUDED ELSEWHERE IN THE	PLAN IS VOID. The plan includes the following nonstandard
· 		- Andrewskie Land	
		Visit and visit	
***************************************		The Part of the Control of the Contr	

Part 9:	SIGNA	TURES	The second secon
CERTIFICATE	OF COMPLIANCE	E WITH LAW AND LOCAL FORM 208	33
The attorney fo	r the debtor (or the	e debtor if no attorney) hereby certifies	under negative of perium that
The value,	as of the date of p	etition filing, of property to be distribute	ed under the plan on account of each allowed unsecured claim is not of the debtor were liquidated under Chapter 7 of the Code on such
Except for i LBR 2083-	information inserte 1.	d in blank subparts, and as specifically	v provided in Part 8, this plan conforms with the Chapter 13 Plan form set for
other applic	cable provisions of	in good faith and not by any means for Title 11, United States Code, and with than those set forth in Part 8.	rbidden by law. This plan complies with the provisions of Chapter 13, with to all applicable national and local bankruptcy rules. This plan contains no
DATED:	03/11/2020	6 N	Debtor:
		P	7
Attorney for De	ebtor: E McBride		Debtor:
Attorney Addre	ess: 28 W Indian	a, Ste G	
•	Spokane W		
Attorney Telen	hone: _509.838.0	0435	
"romey reich		, 100	

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